## UNITED STATES DISTRICT COURT

(Local Form 12/05 lrh)

## Northeastern Division-District of North Dakota ORDER OF DETENTION PENDING TRIAL

United States of America vs. Jeremy Owen Killscrow Case No. 2:07-cr-91

In accordance with the Bail Reform Act, 18 U.S.C. § 3142(f), a detention hearing has been held. I conclude that the following facts require the detention of defendant pending trial in this case.

	PART I-FINDINGS OF FACT
	A – Both of the following facts are present:
$\Box$ (1)	There is probable cause to believe that defendant has committed an offense
	☐ for which a maximum term of imprisonment of ten years or more is prescribed in 21 U.S.C. § 801 et seq. ☐ under 18 U.S.C. § 924(c), § 956(a), or § 2332b.
□ (2)	Defendant has not rebutted the presumption established by finding (1) that no condition or combination of conditions will reasonably assure the appearance of defendant as required and the safety of the community.
☐ Alternative	<b>B</b> – One or both of the following facts are present:
	There is a serious risk that defendant will not appear.
□ (2)	There is a serious risk that defendant will endanger the safety of another person or the community.
X Alternative	C – One of the following facts is present:
	Defendant does not contest detention at this time.
X (2)	Defendant is ineligible for release at this time.
	PART II-WRITTEN STATEMENT OF REASONS FOR DETENTION
	y Owen Killscrow is currently serving a state sentence, and is in federal custody pursuant to a writ of habeas sequendum. He is therefore not eligible for release.
	PART III—DIRECTIONS REGARDING DETENTION
corrections factoring appearance of a courtaint facility shall detections.	dant is committed to the custody of the Attorney General or his designated representative for confinement in a cility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody 1. Defendant shall be afforded a reasonable opportunity for private consultation with defense counsel. On rt of the United States or on request of an attorney for the Government, the person in charge of the corrections eliver defendant to the United States marshal for the purpose of an appearance in connection with a court
Dated	this 12th day of December, 2007.
	/s/ Alica D. Samachal
X Alternative  ☐ (1)  X (2)  Jerem corpus ad prose  Defen corrections face pending appeal order of a could facility shall deproceeding.	C – One of the following facts is present: Defendant does not contest detention at this time.  Defendant is ineligible for release at this time.  PART II-WRITTEN STATEMENT OF REASONS FOR DETENTION  You Owen Killscrow is currently serving a state sentence, and is in federal custody pursuant to a writ of habeas sequendum. He is therefore not eligible for release.  PART III—DIRECTIONS REGARDING DETENTION  dant is committed to the custody of the Attorney General or his designated representative for confinement in cility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody. I. Defendant shall be afforded a reasonable opportunity for private consultation with defense counsel. On the United States or on request of an attorney for the Government, the person in charge of the correction eliver defendant to the United States marshal for the purpose of an appearance in connection with a court

Alice R. Senechal, U.S. Magistrate Judge